Application No.: 10/729,009 Docket No.: 0425-1099P

Reply dated April 7, 2006

to Office Action of March 9, 2006

Page 5 of 7

REMARKS

Claims 1-11 are pending in the present application.

The Examiner has required an election of a single claimed species based on the

composition of the ignition means (that is, Applicants are required to elect a single ignition

means, igniter, transfer charge, transfer charge powder, gas generating agent molded article, and

gas generating agent).

For the purpose of examination of the present application, Applicants, elect with

traverse:

• ignition means as shown in Fig. 1,

• an igniter 31;

• a transfer charge 35 (mixture of a transfer charge powder and a gas

generating agent molded article);

• boron/niter as the transfer charge powder;

• nitoguanidine, strontium nitrate, carboxymethyl cellulose sodium salt as

the gas generating agent molded article, and

gas generating agent accommodated inside a first combustion chamber 20

shown in Fig. 1 as the gas generating agent.

Claims 1-11 are directed to the elected species; and claims 1-11 are generic.

Applicants respectfully traverse this election of species for the following reasons.

Docket No.: 0425-1099P

Application No.: 10/729,009

Reply dated April 7, 2006

to Office Action of March 9, 2006

Page 6 of 7

The Examiner has required an election of a single claimed species based on the

composition of the ignition means. Claim 1, which is the only independent claim of the present

application claims that the "ignition means activated upon an impact, the ignition means

including at least one igniter and at least one transfer charge, the transfer charge being a mixture

of a transfer charge powder and molded articles of a gas generating agent."

The Examiner, however, requires an election of a single "ignition means" from the

composition of the ignition means, which may include all of the compositions disclosed in the

present application, and also requires the election of a "gas generating agent" which is not even a

composition of the ignition means recited in claim 1.

Therefore, Applicants respectfully submit that this election of species requirement is

improper because the Examiner has failed to list correct compositions of the ignition means.

In view of this, the Examiner is respectfully requested to either withdraw this election of

species requirement or reissue a new election of species requirement listing correct compositions

of the ignition means.

Should there be any outstanding matters that need to be resolved in the present

application, the Examiner is respectfully requested to contact Maki Hatsumi, Registration No.

40,417 at the telephone number of the undersigned below, to conduct an interview in an effort to

expedite prosecution in connection with the present application.

Docket No.: 0425-1099P

Application No.: 10/729,009 Reply dated April 7, 2006 to Office Action of March 9, 2006 Page 7 of 7

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to our Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under § 1.17; particularly, extension of time fees.

Dated: April 7, 2006

Respectfully submitted,

for Terrell C. Birch

Registration No.: 19,382

BIRCH, STEWART, KOLASCH & BIRCH, LLP

8110 Gatehouse Road

Suite 100 East

P.O. Box 747

Falls Church, Virginia 22040-0747

(703) 205-8000

Attorney for Applicant